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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/887,455	06/21/2001	James C. Kolanek	3326P009	6947
8791 7	590 06/21/2005		EXAM	INER
	OKOLOFF TAYLO: IRE BOULEVARD	МЕЕК, ЈАСОВ М		
SEVENTH FL			ART UNIT	PAPER NUMBER
LOS ANGELE	S, CA 90025-1030		2637	

DATE MAILED: 06/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		<b>4</b>				
	Application No.	Applicant(s)				
Office Action Summan	09/887,455	KOLANEK, JAMES C.				
Office Action Summary	Examiner	Art Unit				
	Jacob Meek	2637				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONED	ety filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 29 M	arch 2005.					
3) Since this application is in condition for allowar						
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1 - 15 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1 - 15 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers	•					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 29 March 2005 is/are:  Applicant may not request that any objection to the  Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	a)⊠ accepted or b)⊡ objected to drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application only documents have been received u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

### **DETAILED ACTION**

### Drawings

1. The drawings were received on 3/29/05. These drawings are accepted.

## Response to Arguments

2. Applicant's arguments filed on 3/29/05 have been fully considered but they are not persuasive.

With regard to claim 1, and applicant's argument regarding the plant input and output signals, examiner acknowledges that it was initially unclear what applicant's intended meaning was of "plant output signal". However, with applicant's clarification of plant output signal we need to consider the Wright reference ('896) when taken as a whole with respect to applicant's invention.

Wright ('896) does teach the division of the output signal into a plurality of output subband signals (see figure 12, reference 121 each amplifier channel is sampled, where this is interpreted as equivalent to subband channels). Wright further discloses further digitizing a 1<sup>st</sup> output subband output signal over a 1<sup>st</sup> time interval, digitizing a 2<sup>nd</sup> subband output signal over a 2<sup>nd</sup> time interval (see column 48, lines 14 – 17 where this is interpreted as equivalent). Examiner further notes that Wright further discloses computing parameters of received set of data samples in a time-aligned manner (see column 49, lines 8 – 28 where (t) notation is interpreted as data sampled as a specified time instance). Following this thread, Wright also discloses performing an adaptive equalization process using the time aligned output subband and estimated output signals (see column 49, lines 28 – 33). Therefore the rejections of claim 1 - 5 are maintained in view of Wright ('896) when the reference is considered in its entirety.

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With regard to claim 6, and applicant's argument regarding the tunable receiver, examiner notes that Wright ('810), figure 34 shows the mux (reference 106) operating in conjunction with an RF downconverter (reference 66, which is interpreted as equivalent). Examiner notes that the reference as a whole must be considered.

With regard to argument second paragraph of page 8, Figure 34 was chosen as an illustrative case. Figures 32 or 35 also illustrate embodiments that are equally applicable, and show single outputs from plant. Examiner would further like to draw applicant's attention to figure 13 (note steps1, 2, 7 & 8 where this is interpreted as equivalent to a plurality of subbands being measured). When reviewing the reference as a whole, rejection of claims 6 – 11 are maintained.

With regard to claim 12, examiner notes the argument regarding the means for modifying the transfer function (page 9, 1<sup>st</sup> full paragraph) and points to applicant's stated field of invention (column 1, lines 12 – 15) as a succinct description of a means for modifying transfer function. Examiner notes argument (page 9, 2<sup>nd</sup> full paragraph) regarding an antenna array system but points out that column 3, lines 20 – 30 specifically discusses the splitting of power and the feeding of multiple amplifiers which is germane to discussion. Examiner would further like to draw applicant's attention to figure 13 (note steps1, 2, 7 & 8 where this is interpreted as equivalent to a plurality of subbands being measured). With regard to applicant's argument regarding the combination of references, given that the inventions use very similar components, and are from a common inventor the combination of elements would have been obvious in view of their similarities (inventor / application). When reviewing the referencea as a whole, rejection of claims 12 – 15 are maintained.

### Other Cited Prior Art

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Wright (US-6,054,894; US-6,313,703, and US-6,570,44), Stengel (US-5,901,346), and Buer (US-6,049,707) all disclose variations of distortion compensation of amplifier germane to applicant's area of invention.

#### Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacob Meek whose telephone number is (571)272-3013. The examiner can normally be reached on 8:00 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel can be reached on (571)272-2988. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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JWW DOWN

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SUPERVISORY PATENT EXAMINER